OIPE JOS DOLL SEE

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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ln~	re application	of: NICHOLAS	C. TALBOT,	ET AL.
File	ed:	10/615,266 07/07/2003 ibrating Electi		3662 G. Issing ace Measurement Instrument
	*Patent No.:		Issue Date:	
		-	Reexamination	on No.:
*/	NOTE: Preferably	also insert inventor's r	ame and invention	title.
Р.(mmissioner f D. Box 1450 exandria, VA 2			
		UBLE PATENTI	NG REJECTI	R TO OBVIATE ON (37 C.F.R. § 1.321(c))
	l d	entification of P	erson(s) Mal	king This Disclaimer
I		THOMAS E. SCHAT		and the second second second
	```		ors or assigns or	name of attorney signing disclaimer)
		sent that I am	nt) of this inven	High
		n inventor (applicar	·	ition.
	☐ aı	n assignee of this	invention.	<u> </u>
	(V	When using Express Ma		I. §§ 1.8(a) and 1.10* I label number is mandatory; is optional.)
l he	ereby certify that,	on the date shown below	ow, this correspond	dence is being:
			MAILING	
K	Box 1450, Alexa	ndria, VA 22313-1450	Service in an envelo	ope addressed to Commissioner for Patents, P.O.
רעו		F.R. § 1.8(a)	:I □ 00 "Ev	37 C.F.R. § 1.10 *  spress Mail Post Office to Addressee"
ы	with sufficient po	ostage as first class ma		bel No (mandatory)
			TRANSMISSIO	
		itted to the Patent and	Trademark Office, Signature	(703)
Dat	te: <u>03/04/20</u>	04	<i>C.</i>	
			De	ebra L. Czapenski

* Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

(Terminal Disclaimer to Obviate a Double Patenting Rejection [9-4]—page 1 of 5)

(type or print name of person certifying)

WARN	l á	university, [g]overnment a	plication is assigned to an organization, such as a corporation, partnership, agency or similar entity, and the disclaimer is signed by the assignee, the ith § 3.73(b)." Notice of Oct. 15, 1993, 1156 O.G. 54-61 at 56, § 1490,		
		a representative below.	authorized to sign on behalf of the assignee identified		
		A statement und	er 37 C.F.R. § 3.73(b) is attached.		
WARN	ING: S	See the above "WARNIN	/G."		
	X	the attorney of re	ecord for this invention.		
NOTE:	E: The rules "permit an attorney or agent of record to sign a terminal disclaimer without the need to comply with § 3.73(b)." Notice of Oct. 15, 1993, 1156 O.G. 54-61, at 56. See also § 1490, M.P.E.P., 7th Edition				
	ı	DENTITY OF AS	SIGNEE AND TITLE OF DISCLAIMANT (if applicable)		
The a	assign	ee is			
	Name	e of assignee	TRIMBLE NAVIGATION LIMITED		
	Addre	ess of assignee	585 North Mary Avenue		
			Sunnyvale, California 94086		
	Title of disclaimant authorized to sign on behalf of assignee				
		EXTENT	OF DISCLAIMANT'S INTEREST		
The e	extent	of the interest in t	his invention that the disclaimant owns is:		
0	★ The whole of this invention.				
[	] a	sectional interest ir	this invention, as follows:		
NOTE:	Discla	imers from the whole ir	sterest must be filed.		
		(state the	exact interest of the disclaimant)		
The o	disclai	mant(s) is/are:			
_	the applicant(s)				
_		e assignee(s)			
_		3 (-)			

## RECORDAL OF ASSIGNMENT IN PTO

(if applicable)

$\mathbf{X}$	The assignment was recorded on <u>09/29/19</u> 98		
	Reel <u>9508</u>		
	Frame <u>0008-001</u> 0		
	☐ Authorization for recordal of the assignment is separately attached.		
	A separate   "ASSIGNMENT (DOCUMENT) COVER SHEET" or  FORM PTO 1595 is also attached.		
	ESTABLISHING RIGHT OF ASSIGNEE TO TAKE ACTION (if applicable)		
	Attached is a STATEMENT UNDER 37 C.F.R. § 3.73(b) establishing the right of the assignee to take action in this case.		
OTE: II	nsert the appropriate page 3.		

# DISCLAIMER (Obviousness-Type Double Patenting Rejection Over A Prior Patent)

Petitioner(s) hereby disclaims, except as provided below, the terminal part of any patent granted on the instant application, which would extend beyond the expiration date of Patent No. 6,163,294 as presently shortened by any terminal disclaimer. Petitioner(s) hereby agree(s) that any patent so granted on the instant application shall be enforceable only for and during such period that it and the above-listed patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors, or assigns.

In making the above disclaimer, disclaimant does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §§ 154 to 156 and 173 of the patent forming the basis of the double patenting rejection, namely, Patent No.: 6,163,294, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. § 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to expiration of its full statutory term as presently shortened by any terminal disclaimer, except for the separation of legal title stated above.

### DISCLAIMER FEE (37 C.F.R. § 1.20(d))

X	Other than a small entity — fee \$110.00		
	Small entity — fee \$55.00		
		Small entity statement attached	
	☐ Small entity statement already filed		
		in patent application /	
		on (Date)	

### **FEE PAYMENT**

☐ Fee already paid.						
☐ Attached is a ☐ check ☐ m	noney order in the amount of \$					
XX Authorization is hereby made t	Authorization is hereby made to charge the amount of \$110.00 to Deposit Account No19-0310					
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to Credit card as shown of form PTO-2038.	n the attached credit card information authorization					
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(Terminal Disclaimer to Obviate a Double Patenting Rejection [9-4]—page 5 of 5)